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11 *Attorneys for Plaintiffs*

12 **UNITED STATES DISTRICT COURT**
13 **DISTRICT OF NEVADA, SOUTHERN DIVISION**

14 ALLSTATE INSURANCE COMPANY,
15 ALLSTATE PROPERTY & CASUALTY
16 INSURANCE COMPANY, ALLSTATE
17 INDEMNITY COMPANY AND ALLSTATE
18 FIRE & CASUALTY INSURANCE
19 COMPANY,

20 Plaintiffs,

21 vs.

22 OBTEEN N. NASSIRI, D.C., et al.,

23 Defendants.

24 CASE NO. 2:20-cv-00425-JCM-DJA

25 **STIPULATION AND ORDER TO
26 EXTEND BRIEFING SCHEDULE
27 PERTAINING TO PLAINTIFFS'
28 MOTION TO COMPEL DISCOVERY
RESPONSES (ECF No. 76)**

29 **(Second Request)**

30 Plaintiffs Allstate Insurance Company, Allstate Property & Casualty Insurance Company,
31 Allstate Indemnity Company and Allstate Fire and Casualty Insurance Company (“collectively
32 “Plaintiffs” or “Allstate”) and Defendants Obteen N. Nassiri and Med Ed Labs (collectively
33 “Defendants”) by and through their respective counsel, hereby stipulate and agree that ~~all discovery~~
34 ~~deadlines be extended by thirty (30) days.~~

35 This is the parties second request to extend the briefing schedule on this Motion.

36 The parties state as follows:

37 1. Defendants have been working on supplementing their disclosures of documents
38 and responses to Plaintiffs’ requests for production to MEL and have supplemented the same.

1 2. On February 19, 2021, and February 25, 2021, Defendants supplemented their
 2 disclosures with more than 4,000 pages worth of documents. They also included an index of all
 3 documents produced by Defendants as of those dates and supplemented their responses to requests
 4 for production as well.

5 3. In order to accommodate Defendants in their diligence to supplement as appropriate,
 6 to accommodate Plaintiffs in reviewing the over 4,000 pages of documents already supplemented,
 7 and to allow the parties to determine whether the Motion remains necessary or has become moot,
 8 the Parties have agreed to extend Defendants' deadline to file a response to *Plaintiffs' Motion to*
 9 *Compel Discovery Responses [Doc 76]* from March 3, 2021 (old deadline) to March 10, 2021 (new
 10 deadline). The parties further agree to extend Plaintiff's deadline to file a Reply *by seven (7)*
 11 *additional days, setting the deadline at March 24, 2021.*

12 4. This Stipulation is being filed concurrently with a Stipulation to Extend Discovery
 13 Deadlines by 30 days.

14 Dated this 3rd day of March, 2020.

15 FRIZELL LAW FIRM

17 /s/ R. Duane Frizell

18 R. Duane Frizell (NV Bar 9807)
 400 N. Stephanie Street
 Suite 265
 Henderson, NV 89014

20 *Attorneys for Defendants*

14 Dated this 3rd day of March, 2021.

15 FORAN GLENNON PALANDECH PONZI
 & RUDLOFF PC

17 /s/ Lee H. Gorlin

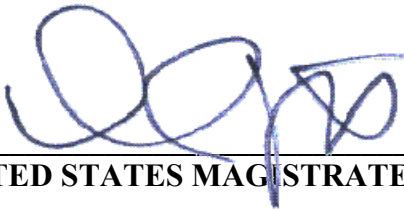
18 Dylan P. Todd (NV Bar No. 10456)
 Lee H. Gorlin (NV Bar No. 13879)
 2200 Paseo Verde Parkway, Suite
 Henderson, NV 89052

20 *Attorneys for Plaintiffs*

23 **ORDER**

25 **IT IS SO ORDERED**

26 DATED: March 4, 2021

27
 28 
 UNITED STATES MAGISTRATE JUDGE